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Federal Defenders OF NEWYORK, INC.

Southern District 81 Main Street, Suite 300 White Plains, N.Y. 10601-4150 Tel: (914) 428-7124 Fax: (914) 948-5109

David E. Patton

Executive Director

and Attorney-in-Chief

Application granted. Defendants' bail conditions are modified such that they are permitted to travel to Virginia on April 30, 2023 and return on May 14, 2023. The Clerk of Court is respectfully requested to docket this order in No. 23-cr-211.

District of New York nnifer L. Brown torney-in-Charge

VIA ECF & EMAIL

The Honorable Philip M. Halper United States District Judge Southern District of New York 300 Quarropas Street, White Plains, NY 10601

(YOMM)

SO ORDERED.

Philip M. Halpern United States District Judge

Dated: White Plains, New York April 28, 2023

Re: United States v. Errol Alveranga & Dona Taylor-Alveranga, 22-mj-3841-1, 2

Dear Honorable Judge Krause:

I write to respectfully request that my client, Dona Taylor-Alveranga, and her husband and co-defendant, Errol Alveranga, release conditions be modified to permit them to travel as outlined below. Mr. Alveranga's counsel, James Neuman joins in this request.

Ms. Taylor-Alveranga and Mr. Alveranga made their initial appearance on May 11, 2022, before the Honorable Andrew E. Krause and were released on conditions. They have been compliant with their conditions since their release. They made their initial appearance before Your Honor on April 19, 2023. Ms. Taylor-Alveranga's 92-year-old mother is expected to have surgery on Monday, May 1, 2023, in Gainsville, Virginia. The couple was hoping to visit with her and care for her after the procedure. If approved, they would travel to Virginia on Sunday, April 30, 2023, and return on Sunday, May 14, 2023. The couple previously made a request to travel to care for Ms. Taylor-Alvaranga's mother following a different procedure on May 30, 2023, which was granted.

I have contacted the Government, through Assistant United States Attorney Steven Kochevar, who has no objection to this request. Ms. Taylor-Alveranga and Mr. Alveranga's Pretrial Officer, Shannon Finneran, also has no objection to this request. If this request is granted, Therefore, the Alverangas request permission to travel as outlined. Thank you for your time and consideration of this matter.

Respectfully submitted,

Elizabeth K. Quinn

Assistant Federal Defender

cc: Steven Kochevar, AUSA Shannon Finneran, PTO

James Neuman, Counsel for Errol Alveranga